

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

Keshia Alexandria Jervis,

Case No. 2:19-cv-00523-JAD-GWF

Plaintiff

Order Dismissing Action

V.

Paul Kerwin,

[ECF No. 2]

Defendant

10 Plaintiff Keshia Alexandria Jervis, who describes herself as “a Flesh and Blood Pure
11 White Wombman,” commenced this action by filing a “Writ of Mandate for Injunction and
12 Temporary Restraining Order” to prevent the sale of her repossessed 2015 Kia Soul.¹ She filed
13 no complaint or petition, and she did not pay the filing fee or submit an application to proceed *in*
14 *forma pauperis*. And although she alleges in her filing that the sale she wanted the court to stop
15 was scheduled for March 25, 2019,² she didn’t file this action until two days later on March 27,
16 2019.

17 The rules of this court require a civil action to be commenced by filing a complaint,³
18 which Jervis failed to do. They also require a plaintiff to pay a \$400 filing fee or submit an
19 application to proceed *in forma pauperis*. Jervis failed to do either. Accordingly, I dismiss this
20 case because it is improperly commenced. And because it appears on the face of Jervis's filing

1 ECF No. 2.

23 |² *Id.* at 1, ¶ 2.

³ See Fed. R. Civ. P. 3 (“A civil action is commenced by filing a complaint with the court”).

1 that her request for injunction and temporary restraining order was two days too late, such that
2 the requested order would have been unable to provide any relief and prevent irreparable harm,
3 her request for injunctive relief [ECF No. 2] is DENIED.

4 The Clerk of Court is directed to DISMISS this action, ENTER JUDGMENT
5 accordingly, and CLOSE THIS CASE.

6 Dated: June 5, 2019

